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Remarks

The Examiner rejected claims 1-2, 4 and 8-13 under 35 U.S.C. 102(b) as anticipated by Haller.

The male portion of *Haller* has a second outer contact 41 sleeve (identified by the Examiner as the "first spring") formed in a "c" shape that presses axially against the forward end of a female portion helical spring "second contact 16", compressing the spring axially to form a secure contact as the connector portions are mated together (col. 2 ln 42-52). The lower ends 50, 51 of the second outer contact 41 sleeve mate within axial slits 78 of the first body for radial support, preventing radial deformation of the second outer contact 41 to ensure it presses axially against the forward end of the second contact 16, even if the connector bodies are rotated with respect to each other (col. 4 ln 4-22).

The first spring according to the present novel and non-obvious invention is dimensioned to be compressed between the sleeve and the inner diameter surface of the male connector body to create an additional mechanical and electrical connection between the female connector body and the male connector body (Spec. para. 31). Independent Claim 1 has been amended to include the limitation that the first spring is compressed between the inner diameter surface and the outer diameter of the sleeve. Independent Claim 12, as originally filed, includes the limitation that the first spring is adapted to engage the inner diameter surface.

As specifically cited from the *Haller* description, herein above, the *Haller* "first spring" only contacts the second contact 16, axially, not the inner diameter surface. The "first spring" is insulated from the inner diameter surface by passage through the axial slits 78 of the housing 36 (see *Haller*, figures 7 and 9). Because the "first spring" identified by the Examiner in *Haller* does not contact the inner diameter surface, whatsoever, each and every element of the claimed

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invention fails to appear in the cited reference. Therefore, rejection of claims 1-2, 4 and 8-13 under 35 USC 102(b) is improper.

The Examiner rejected claims 1-4, 8 and 10-13 under 35 USC 102(e) as anticipated by *Hall*. In *Hall*, the "first spring" 33 identified by the Examiner is an axial compression element, fully enclosed at the cable end of the connector, completely isolated from the male/female connection interface (see *Hall*, figure 3). Therefore, the "first spring" 33 does not contact either the sleeve 25 or the inner diameter surface. Because the "first spring" 33 identified by the Examiner in *Hall* does not contact the inner diameter surface, whatsoever, each and every element of the claimed invention fails to appear in the cited reference. Therefore, rejection of claims 1-4, 8 and 10-13 under 35 USC 102(e) is improper.

The Examiner rejected claims 5-6, 14 and 17 under 35 USC 103(a) as unpatentable over *Haller* in view of *Maury*. The Examiner admits that *Haller* does not disclose a second groove, a second spring or the female connector being one of an SMA and a Type N connector and supplies *Maury* therefore. Because the Examiner relies upon *Haller* for each of the remaining claim elements, each and every element fails to be disclosed, taught or suggested. As described in detail herein above with respect to the Examiner's 35 USC 102(b) rejections of the independent claim(s) from which claims 5-6, 14 and 17 depend, *Haller* fails to disclose at least the claimed limitation of the first spring contacting the inner diameter surface. Therefore, rejection of claims 5-6, 14 and 17 under 35 USC 103(a) is improper.

The Examiner rejected claims 6 and 17 under 35 USC 103(a) as unpatentable over *Hall* in view of *Maury*. The Examiner admits that *Hall* does not disclose the female connector being one of an SMA and a Type N connector and supplies *Maury* therefore. Because the Examiner relies upon *Hall* for each of the remaining claim elements, each and every element fails to be disclosed, taught or suggested. As described in detail herein above with respect to the Examiner's 35 USC

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102(e) rejections of the independent claim(s) from which claims 6 and 17 depend, Hall fails to disclose at least the claimed limitation of the first spring contacting the inner diameter surface. Therefore, rejection of claims 6 and 17 under 35 USC 103(a) is improper.

The Examiner rejected claims 5-6 14 and 17 under 35 USC 103(a) as unpatentable over Haller. The Examiner admits that Haller does not disclose a third groove according to the invention and suggests that the addition of this element would be obvious. Because the Examiner relies upon Haller for each of the remaining/claim elements, each and every element fails to be disclosed, taught or suggested. As described in detail herein above with respect to the Examiner's 35 USC 102(b) rejections of the independent claim(s) from which claims 5-6 14 and 17 depend, Haller fails to disclose, teach or suggest at least the claimed limitation of the first spring contacting the inner diameter surface. Therefore, rejection of claims 5-6 14 and 17 under 35 USC 103(a) is improper.

The Examiner rejected claims 6 and 17 under 35 USC 103(a) as unpatentable over Hall. The Examiner admits that Hall does not disclose a third groove according to the invention and suggests that the addition of this element would be obvious. Because the Examiner relies upon Hall for each of the remaining claim elements, each and every element fails to be disclosed. taught or suggested. As described in detail herein above with respect to the Examiner's 35 USC 102(e) rejections of the independent claim(s) from which claims 6 and 17 depend, Hall fails to disclose at least the claimed limitation of the first spring contacting the inner diameter surface. Therefore, rejection of claims 6 and 17 under 35 USC 103(a) is improper.

Having obviated each of the Examiners rejections, applicant respectfully requests that a notice of allowance be issued. Should the Examiner be inclined to issue an Official Action other than the notice of allowance, Applicant respectfully requests that the Examiner first contact Applicant by telephone at the number listed below.

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Respectfully submitted,

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CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office (Fax No 571 273-8300) on April 6, 2006.

Andrew D. Babcock